

AUG 22 2005

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For The Northern Mariana Islands  
By \_\_\_\_\_  
(Deputy Clerk)

5      Attorney for Defendants DFS Saipan, Ltd. and Akino Afin

6                    IN THE UNITED STATES DISTRICT COURT FOR THE  
7                    NORTHERN MARIANA ISLANDS

8      JULIE DEGAYO,

Civil Action No. 05-0018

9      Plaintiff,

10     v.

11     COMMONWEALTH PORTS  
12     AUTHORITY, DFS SAIPAN, Ltd.  
13     AND AKINO AFIN,

DEFENDANT DFS SAIPAN, Ltd.  
AND AKINO AFIN'S  
INITIAL DISCLOSURES  
PURSUANT TO RULE 26(a)

14     Defendants.

15     Defendants DFS Saipan, Ltd. and Mr. Akino Afin (the two foregoing defendants  
16     collectively "Defendants") hereby make the following initial disclosures pursuant to  
17     F.R.C.P. 26(a)(1):

18     A. The name, and if known, address and telephone number of each individual likely to  
19     have discoverable information that Defendants may use to support their defense of this case.

21        1. Plaintiff.

22        2. Defendants, who can be reached through their counsel, Thomas E. Clifford.

23        3. The two persons accompanying Plaintiff at the time of the accident made the  
24           basis of this lawsuit (the "accident").

1           4. The Commonwealth Ports Authority personnel who communicated with Plaintiff  
2           following the accident.

3           5. The personnel identified in Plaintiff's medical records.

4       B. Documents. Defendants anticipate that Commonwealth Ports Authority and possibly  
5           the Department of Public Safety may have applicable records. Defendants anticipate that  
6           the parties will cooperate in compiling and sharing a complete set of all such records.

7       C. Damages computations. Not applicable.

8       D. Insurance agreements. A copy of the applicable insurance policy is attached to the copy  
9           of this filing served on Plaintiff's counsel.

10           Defendants reserve the right to supplement these disclosures as the case proceeds.

11           Respectfully submitted this 22<sup>nd</sup> day of August, 2005:

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14           \_\_\_\_\_  
15           Thomas E. Clifford, Esq.  
16           Counsel for Defendant DFS Saipan,  
17           Ltd. and Akino Afin